UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORKX	
UNITED STATES OF AMERICA,	
Plaintiff,	Civil Action No. 23-cv-369
- against -	
RARE BREED TRIGGERS, LLC; RARE BREED FIREARMS, LLC; LAWRENCE DEMONICO; KEVIN MAXWELL,	(Morrison, J.) (Levy, M.J.)
Defendants.	
X	

THE UNITED STATES' EXHIBIT LIST

Pursuant to the Court's June 1, 2023 Order, as amended by the Court's July 16, 2023 Order, the United States' exhibit list is set forth below.

Exhibit	Description	Defendants'	The United States'
		Objections (if	Responses (if any)
		any)	
1	Bureau of Alcohol, Tobacco, Firearms		
	and Explosives ("ATF") Firearms		
	Technology Criminal Branch Report of		
	Technical Examination ("Classification		
	Report") No. 317066, approved on July		
	15, 2021, bearing Bates Nos.		
	USA_00001-00066		
2	Cease and Desist Letter from ATF to		
	Kevin Maxwell of Rare Breed Triggers,		
	LLC, dated July 26, 2021, bearing Bates		
	Nos. USA_00248-00249		
3	ATF Classification Report No. 317388,		
	approved on October 20, 2021, bearing		
	Bates Nos. USA_00075-00295		
4	ATF Classification Report No. 317970,		
	approved on October 20, 2021, bearing		
	Bates Nos. USA 00296-00310		

Exhibit	Description	Defendants' Objections (any)	(if	The United States' Responses (if any)
5	Letter from ATF to Rare Breed Triggers, LLC, dated November 15, 2021, bearing Bates Nos. USA_13206–13207.			
6	ATF Classification Report No. 317822, approved on March 19, 2022, bearing Bates Nos. USA_00326–00369.			
7	ATF Classification Report No.319830, approved on April 1, 2022, bearing Bates Nos. USA 00370–00410			
8	ATF Classification Report No. 324346, dated January 13, 2023, bearing Bates Nos. USA_00411-00455			
9	ATF Report of Investigation No. 24 for Investigation No. 767070-21-0057, dated January 16, 2023, bearing Bates Nos. USA 13569–13726			
10	One (1) .mp4 file with filename "Noir Interview of DeMonico.mp4," bearing Bates No. USA_12559, clip at 8:55–11:10			
11	Transcription of Exhibit titled "Noir Interview of DeMonico," bearing Bates Nos. USA_20354–20375			
12	One (1) .mp4 file with filename "Rare Breed Triggers vs ATF – Public Statement – 2021 08 19 1080P-1-," bearing Bates No. USA 00514			
13	Transcription of Exhibit titled "Rare Breed Triggers vs ATF – Public Statement – 2021 08 19 1080P-1"-," bearing Bates Nos. USA 20391-20399			
14	Clip of one (1) .mp4 file with filename "Rare Breed Triggers vs ATF – Public Statement – 2021 08 19 1080P-1–," bearing Bates No. USA_00514, at 0:28-4:35			
15	Clip of one (1) .mp4 file with filename "Rare Breed Triggers vs ATF – Public Statement – 2021 08 19 1080P-1–," bearing Bates No. USA_00514, at 6:53–9:13			
16	Clip of one (1) .mp4 file with filename "Rare Breed Triggers vs ATF – Public			

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
	Statement – 2021 08 19 1080P-1–," bearing Bates No. USA_00514, at 9:12– 10:27		
17	One (1) .mp4 file with filename "TFB TV.mp4," bearing Bates No. USA 12560		
18	Transcription of Exhibit titled "TFB TV.mp4 Transcription," bearing Bates Nos. USA 20376–20390		
19	Clip of one (1) .mp4 file with filename "TFB TV.mp4," bearing Bates No. USA_12560, at 2:41–3:12		
20	Clip of one (1) .mp4 file with filename "TFB TV.mp4," bearing Bates No. USA_12560, at 17:32–18:41		
21	One (1) .avi file with filename "FRT15ZIIPTIE85.avi," bearing Bates No. USA _00072 (Marked Confidential)		
22	Untitled Chase Paymentech document, dated January 6, 2022, for a chargeback, bearing Bates Nos. USA 16749–16754		
23	One (1) .mp4 file with filename "Vasquez_Exhibit 6.mp4," included in Defendants' expert disclosures		
24	One (1) .mp4 file with filename "RARE BREED TRIGGER 3 rd POSITION TRIGGERmp4," bearing Bates No. USA_13730 (Marked Confidential)	Under FRE 402, 403, 611, irrelevant and waste of time. Not only is rate of fire shown in this video, but it concerns a model of the FRT-15 that has never been sold.	This exhibit is neither irrelevant nor a waste of time. Among other things, the video demonstrates how the referenced model operates relative to the FRT-15 as sold. The video also helps to explain the operation of the FRT-15, how it differs from a standard semi-automatic trigger, how it differs from semi-automatic triggers that are designed to increase the rate of fire, and how those differences help to

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
			establish that the FRT- 15 is, in fact, a machinegun.
25	One (1) .mp4 file with filename "Rare Breed Triggers FRT – Animation [1080p].mp4," bearing Bates No. USA_20253	Under FRE 402, 403, 611, irrelevant and waste of time. Rate of fire shown in this video from 0:3- 0:21.	Plaintiff maintains that this exhibit is relevant to the matter at hand.
26	Curriculum Vitae ("CV") of Firearms Enforcement Officer Anthony L. Ciravolo, bearing Bates Nos. USA_20237–20242		
27	Expert Disclosure of Firearms Enforcement Officer Anthony L. Ciravolo submitted pursuant to Federal Rule of Civil Procedure 26(a)(2), bearing Bates Nos. USA 20243–20299		
28	Supplemental Expert Disclosure of Firearms Enforcement Officer Anthony L. Ciravolo submitted pursuant to Federal Rule of Civil Procedure 26(a)(2), bearing Bates No. USA 20300		
29	Letter from ATF to Peter A. Hunter of Hunter Kinetic Innovations, dated May 2, 2005, bearing Bates Nos. USA_20301–20313	Under FRE 402, 403, 611, irrelevant and waste of time. Plaintiff's expert testified he did not rely on past classifications in his determination that the FRT-15 constitutes a machinegun, and these classifications were nonpublic.	This exhibit is neither irrelevant nor a waste of time. Among other things, this exhibit tends to show how similar devices were classified by ATF. The classifications also tend to undermine the opinions of Defendants' experts, their characterizations of the law, and their characterization of the ATF's view of products akin to the FRT-15.

Exhibit	Description	Defendants'	The United States'
EXHIBIT	Description	Objections (if	
		any)	Responses (II ally)
30	Letter from ATF to Roger Loock of	Under FRE	This exhibit is neither
30	Revelation Arms, dated August 29, 2005,	402, 403, 611,	irrelevant nor a waste of
	bearing Bates Nos. USA 20353–20372	irrelevant and	time. Among other
	Searing Bates 110s. CSI1_20333 20372	waste of time.	things, this exhibit tends
		Plaintiff's	to show how similar
		expert testified	devices were classified
		he did not rely	by ATF. The
		on past	classifications also tend
		classifications	to undermine the
		in his	opinions of Defendants'
		determination	experts, their
		that the FRT-15	characterizations of the
		constitutes a	law, and their
		machinegun,	characterization of the
		and these	ATF's view of products
		classifications	akin to the FRT-15.
		were nonpublic.	
31	Letter from ATF to Roger Loock of	Under FRE	This exhibit is neither
	Revelation Arms, dated August 29, 2005,	402, 403, 611,	irrelevant nor a waste of
	signed by Rick Vasquez, bearing Bates	irrelevant and	time. Among other
	Nos. USA_USA_20373–20394	waste of time.	things, this exhibit
		Plaintiff's	demonstrates how
		expert testified	similar devices were
		he did not rely	classified by ATF. The classifications also tend
		on past classifications	to undermine the
		in his	opinions of Defendants'
		determination	experts, their
		that the FRT-15	characterizations of the
		constitutes a	law, and their
		machinegun,	characterization of the
		and these	ATF's view of products
		classifications	akin to the FRT-15.
		were nonpublic.	
32	Letter from ATF to Patrick Murphy of	Under FRE	This exhibit is neither
	Oregon Research Labs, LLC, dated April	402, 403, 611,	irrelevant nor a waste of
	27, 2006, bearing Bates Nos.	irrelevant and	time. Among other
	USA_20314-20345	waste of time.	things, this exhibit
		Plaintiff's	demonstrates how
		expert testified	similar devices were
		he did not rely	classified by ATF. The
		on past	classifications also tend
		classifications	to undermine the

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
		in his determination that the FRT-15 constitutes a machinegun, and these classifications were nonpublic.	opinions of Defendants' experts, their characterizations of the law, and their characterization of the ATF's view of products akin to the FRT-15.
33	Letter from ATF to Patrick Murphy of Oregon Research Labs, LLC, dated April 27, 2006, signed by Rick Vasquez, bearing Bates Nos. USA_20346–20352	Under FRE 402, 403, 611, irrelevant and waste of time. Plaintiff's expert testified he did not rely on past classifications in his determination that the FRT-15 constitutes a machinegun, and these classifications were nonpublic.	This exhibit is neither irrelevant nor a waste of time. Among other things, this exhibit demonstrates how similar devices were classified by ATF. The classifications also tend to undermine the opinions of Defendants' experts, their characterizations of the law, and their characterization of the ATF's view of products akin to the FRT-15.
34	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby deprived Defendants of the necessary opportunity to make informed, relevant objections. This exhibit should not be admitted on the basis of the prejudice this causes Defendants.	This number does not refer to an actual exhibit, and exists only as a placeholder.

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
35	Cease and Desist Letter from ATF to Kevin Maxwell, dated November 15, 2021, bearing Bates Nos. USA_13206– 13207		
36	One (1) .mp4 file with filename "2021- 08-20-20-56-25_UTC.mp4," bearing Bates No. USA 20401		
37	Cease and Desist Letter from ATF to 3 rd Gen Machine Inc., dated January 12, 2022, bearing Bates Nos. USA_20235— 20237		
38	ATF Open Letter to All Federal Firearms Licensees, dated March 22, 2022, bearing Bates Nos. RTF_0009082– 0009083		
39	Screenshots of https://rarebreedtriggers.com captured by FireShot Pro on December 14, 2022, bearing Bates Nos. USA 20222–20234		
40	AR- 15 Style Firearm (Lower only) (Demonstrative)		
41	AR- 15 Style Firearm (<i>Demonstrative</i>)		
42	Semi-Automatic Trigger (Demonstrative)		
43	Fully Automatic Trigger (Demonstrative)		
44	FRT-15 Trigger (Demonstrative)		
45	Tac-Con 3MR Trigger (Demonstrative)		
46	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby deprived Defendants of the necessary opportunity to make informed, relevant objections. This exhibit should not be admitted on the basis of	This number does not refer to an actual exhibit, and exists only as a placeholder.

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
		the prejudice this causes Defendants.	
47	Electronic Articles of Organization for Florida Limited Liability Company Rare Breed Triggers, LLC, found at <i>United States of America v. Rare Breed Triggers, LLC, et al.</i> , No. 23-cv-369, ECF No. 7-2		
48	Excerpts of Transcript of Deposition of Lawrence DeMonico, dated October 13, 2021, in an action styled <i>Rare Breed Triggers, LLC, et al. v. Big Daddy Enterprises, Inc., et al.</i> , No. 1:21-cv-00149-RH-GRJ, found at <i>United States of America v. Rare Breed Triggers, LLC, et al.</i> , No. 23-cv-369, ECF No. 7-3		
49	Registration of Articles of Amendment to Articles of Organization of Rare Breed Triggers, LLC, a Florida Limited Liability Company, found at <i>United States of America v. Rare Breed Triggers, LLC, et al.</i> , No. 23-cv-369, ECF No. 7-4		
50	Business Limited Liability Company Articles of Organization for Rare Breed Triggers, LLC, a North Dakota Limited Liability Company, found at <i>United</i> States of America v. Rare Breed Triggers, LLC, et al., No. 23-cv-369, ECF No. 7-5		
51	Excerpts of Transcript of Deposition of Lawrence DeMonico, dated October 27, 2021, in an action styled <i>Rare Breed Triggers, LLC, et al. v. Big Daddy Enterprises, Inc., et al.</i> , No. 1:21-cv-00149-RH-GRJ, found at <i>United States of America v. Rare Breed Triggers, LLC, et al.</i> , No. 23-cv-369, ECF No. 7-6		
52	Photographs of order purchased by ATF Special Agents on November 29, 2022 through https://rarebreedtriggers.com, found at <i>United States of America v</i> .		

Exhibit	Description	Defendants'	The United States'
		Objections (if	
		any)	
	Rare Breed Triggers, LLC, et al., No. 23-		
	cv-369, ECF No. 7-12		
53	Photographs of a "Waiver and Release"		
	for an FRT-15, found at <i>United States of</i>		
	America v. Rare Breed Triggers, LLC, et		
5.4	al., No. 23-cv-369, ECF No. 7-13		
54	Certification Pursuant to Federal Rule of		
	Civil Procedure 65(b)(1)(B), found at <i>United States of America v. Rare Breed</i>		
	Triggers, LLC, et al., No. 23-cv-369,		
	ECF No. 7-14		
55	Screenshot of text message exchange in		
	group named "RBT FL Office"		
	containing wire instructions, found at		
	United States of America v. Rare Breed		
	Triggers, LLC, et al., No. 23-cv-369,		
	ECF No. 18-1, at 2		
56	Rare Breed Triggers Bank Wire		
	Instructions, found at <i>United States of</i>		
	America v. Rare Breed Triggers, LLC, et		
	al., No. 23-cv-369, ECF No. 18-1, at 4-6		
57	Screenshot of text message exchange in		
	group named "RBT FL Office" about		
	sending a wire, found at <i>United States of</i>		
	America v. Rare Breed Triggers, LLC, et		
58	al., No. 23-cv-369, ECF No. 18-1, at 8 Declaration of Lawrence DeMonico in an		
30	action styled Rare Breed Triggers, LLC,		
	et al. v. Big Daddy Enterprises, Inc., et		
	<i>al.</i> , No. 1:21-cv-00149-RH-GRJ, found		
	at United States of America v. Rare		
	Breed Triggers, LLC, et al., No. 23-cv-		
	369, ECF No. 25-1		
59	Excerpts of Transcript of Deposition of		
	Lawrence DeMonico, dated October 13,		
	2021, in an action styled Rare Breed		
	Triggers, LLC, et al. v. Big Daddy		
	Enterprises, Inc., et al., No. 1:21-cv-		
	00149-RH-GRJ, found at <i>United States</i>		
	of America v. Rare Breed Triggers, LLC,		
60	et al., No. 23-cv-369, ECF No. 25-3		
60	Screenshots of posts from Instagram		
<u> </u>	account for "rarebreedfirearms," found at		

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
	United States of America v. Rare Breed Triggers, LLC, et al., No. 23-cv-369, ECF No. 25-4		
61	Email from [REDACTED] to " <xxxx@xxxxx.com" <i="" at="" bank="" breed="" containing="" found="" instructions,="" rare="" triggers="" wire="">United States of America v. Rare Breed Triggers, LLC, et al., No. 23-cv-369, ECF No. 26-1, at 4-6</xxxx@xxxxx.com">		
62	Documents reflecting wire transfers from multiple financial institutions, found at <i>United States of America v. Rare Breed Triggers, LLC, et al.</i> , No. 23-cv-369, ECF No. 26-2		
63	JPMorgan Chase Bank, N.A. ("Chase Bank") records, found at <i>United States of America v. Rare Breed Triggers, LLC, et al.</i> , No. 23-cv-369, ECF No. 28-2 (Confidential and under seal)	Under FRE 611, the voluminous nature of this exhibit wastes time.	This exhibit is necessary to prove the content of the summary in Exhibit 136.
64	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby deprived Defendants of the necessary opportunity to make informed, relevant objections. This exhibit should not be admitted on the basis of the prejudice this causes Defendants.	This number does not refer to an actual exhibit, and exists only as a placeholder.
65	Photograph of U.S. Postal Service ("USPS") Priority Mail 2-Day shipping label for package shipped from "Big Daddy Unlimited" to a redacted address in Rochester, New York, found at <i>United States of America v. Rare Breed</i>	Under FRE 402, 403, irrelevant. This exhibit contains no identifying information	This exhibit is not irrelevant; the declaration to which the photograph was attached, the markings on the package, and

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
	Triggers, LLC, et al., No. 23-cv-369, ECF No. 40-1	related to Defendants or their businesses. There is no basis for finding a generically labeled package from Big Daddy Unlimited to be tied meaningfully to Defendants.	Defendants' deposition testimony provide the foundation linking the photograph to Rare Breed Triggers.
66	Untitled Chase Paymentech document regarding Sequence No. 552781100, for a chargeback, found at <i>United States of America v. Rare Breed Triggers, LLC, et al.</i> , No. 23-cv-369, ECF No. 56-1		
67	Untitled Chase Paymentech document regarding Sequence No. 548377721, for a chargeback, found at <i>United States of America v. Rare Breed Triggers, LLC, et al.</i> , No. 23-cv-369, ECF No. 56-2		
68	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby deprived Defendants of the necessary opportunity to make informed, relevant objections. This exhibit should not be admitted on the basis of the prejudice this causes Defendants.	This number does not refer to an actual exhibit, and exists only as a placeholder.

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
69	2021 UPS Tariff/Terms & Conditions of Service – United States, effective July 11, 2021, found at <i>United States of America v. Rare Breed Triggers, LLC, et</i>		
70	al., No. 23-cv-369, ECF No. 66-6 Status Report dated July 12, 2023, filed under seal <i>United States of America v.</i> Rare Breed Triggers, LLC, et al., No. 23-cv-369, ECF No. 81-1		
71	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby deprived Defendants of the necessary opportunity to make informed, relevant objections. This exhibit should not be admitted on the basis of the prejudice this causes Defendants.	This number does not refer to an actual exhibit, and exists only as a placeholder.
72	Check No. 101 from ABC IP, LLC paid to the order of "Wizard Labs" in the amount of \$34,675.00, dated February 19, 2021, bearing Bates No. USA 17276		
73	Six (6) checks introduced as Government Exhibit 7 at the deposition of Cole Leleux on June 30, 2023, bearing Bates No. USA_17352–17357		
74	Check No. 194 from ABC IP, LLC paid to the order of "CRDB Inc" in the amount of \$74,475.00, dated November 8, 2021, bearing Bates No. USA 17426		
75	Withdrawal slip from Chase Bank from customer "ABC IP" to purchase a cashier's check to payee "Clerk, US Dist. Court, Northern Dist. Florida" in the		

Exhibit	Description	Defendants' Objections (if	The United States' Responses (if any)
		any)	
	amount of \$2,000,000.00, dated January		
	12, 2022, bearing Bates No. USA_17465		
76	Check No. 251 from ABC IP, LLC, paid		
	to the order of "Wolf Tactical LLC" in the		
	amount of \$10,000.00, dated October 21,		
	2021, bearing Bates No. USA_17479		
77	Intellectual Property Sale Agreement		
	between Wolf Tactical, LLC, and Rare		
	Breed Triggers, LLC, dated May 7, 2020,		
	bearing Bates No. RTF_0006061		
78	Check from Black Spider LLC paid to the		
	order of "3 rd Gen Machine" in the amount		
	of \$128,880.00, dated September 22,		
	2020, Bates Nos. USA 19668–19669		
79	Patent Assignment from Brian A. Blakley		
	to ABC, IP, LLC, dated May 22, 2022,		
	bearing Bates Nos. USA 20527–20529		
80	Untitled Chase Paymentech document,		
	dated April 28, 2022, for a chargeback,		
	bearing Bates Nos. USA_17030–17043		
81	One (1) .pdf file containing printout of		
	website advertisement at		
	https://ammodepotma.com/product/rare-		
	breed-trigger, printed on July 13, 2023 at		
	11:37 a.m., bearing Bates Stamp Nos.		
0.2	USA 20402–20411		
82	One (1) .pdf file containing screenshots		
	of website advertisement at		
	https://maxammodepot.com/product/rare-		
	breed-frt-15-trigger/, bearing Bates		
83	Stamp Nos. USA 20412–20416 Intentionally Omitted	Plaintiff failed	This number does not
0.5	Intentionally Omitted		refer to an actual
		to identify the exhibit and	
		thereby	exhibit, and exists only
			as a placeholder.
		deprived Defendants of	
		the necessary	
		opportunity to	
		make informed,	
		relevant	
		objections. This	
		exhibit should	
		exilibit snould	

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
		not be admitted on the basis of the prejudice this causes Defendants.	
84	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby deprived Defendants of the necessary opportunity to make informed, relevant objections. This exhibit should not be admitted on the basis of the prejudice this causes Defendants.	This number does not refer to an actual exhibit, and exists only as a placeholder.
85	Email from Lawrence DeMonico to Cole Leleux, dated November 3, 2022, bearing Bates Nos. RTF 0012761–12766		
86	Email to admin@rarebreedtriggers.com from Customer Service, dated October 24, 2022, bearing Bates Nos. RTF 0009779–0009780		
87	Email to admin@rarebreedtriggers.com from Customer Service, dated September 20, 2022, bearing Bates Nos. RTF_0009761-0009762		
88	Email to admin@rarebreedtriggers.com from Customer Service, dated September 12, 2022, bearing Bates Nos. RTF 0009751–0009752		
89	Email to admin@rarebreedtriggers.com from Customer Service, dated August 26, 2022, bearing Bates Nos. RTF_0009723– 0009724		

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
90	Email to admin@rarebreedtriggers.com from Customer Service, dated August 25, 2022, bearing Bates No. RTF_0009720		
91	Email to Lawrence DeMonico from admin, dated January 14, 2022, bearing Bates Nos. RTF_0022922-0022923		
92	Email to admin@rarebreedtriggers.com from Customer Service, dated December 7, 2022, bearing Bates Nos. RTF_0009863-0009866		
93	Email to customerservice@rarebreedtriggers.com from [REDACTED], dated August 19, 2021, bearing Bates Nos. RTF_ 0018676–0018680		
94	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby deprived Defendants of the necessary opportunity to make informed, relevant objections. This exhibit should not be admitted on the basis of the prejudice this causes Defendants.	This number does not refer to an actual exhibit, and exists only as a placeholder.
95	Email from Lawrence DeMonico to Kelly Leleux et al., dated May 11, 2022, bearing Bates Nos. RTF_0012609— 0012610		
96	Email to admin@rarebreedtriggers.com from [REDACTED], dated February 4, 2021, bearing Bates Nos. RTF_0006881– 0006883		
97	Email to [REDACTED] from admin@rarebreedtriggers.com, dated		

Exhibit	Description	Defendants' Objections (i	The United States' Responses (if any)
	January 3, 2021, bearing Bates No. RTF 0010760		
98	Email to [REDACTED] from admin, dated January 23, 2021, bearing Bates Nos. RTF_0011318-0011320		
99	Email to [REDACTED] from admin, dated January 22, 2021, bearing Bates Nos. RTF 0011223–0011235		
100	Email to admin@rarebreedtriggers.com from [REDACTED], dated January 12, 2021, bearing Bates Nos. RTF_0006526-0006528		
101	Email to [REDACTED] from Rare Breed Triggers, dated January 9, 2021, bearing Bates No. RTF 0010851		
102	Email to admin@rarebreedtriggers.com from [REDACTED], dated January 8, 2021, bearing Bates Nos. RTF_0006465—0006466		
103	Email to admin@rarebreedtriggers.com from [REDACTED], dated January 9, 2021, bearing Bates Nos. RTF_0006495—0006496		
104	Email to admin@rarebreedtriggers.com from [REDACTED], dated January 7, 2021, bearing Bates No. RTF_0006446		
105	Email to admin@rarebreedtriggers.com from [REDACTED], dated January 1, 2021, bearing Bates Nos. RTF_0006286–0006287		
106	Email to admin@rarebreedtriggers.com from [REDACTED], dated January 1, 2021, bearing Bates Nos. RTF_0006289		
107	Email to admin@rarebreedtriggers.com from Customer Service, dated January 9, 2023, bearing Bates Nos. RTF_0009984-0009985		
108	Email to admin@rarebreedtriggers.com from [REDACTED], dated February 4, 2021, bearing Bates Nos. RTF_0006881–0006883		
109	Email to [REDACTED] from admin@rarebreedtriggers.com, dated		

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
	December 31, 2020, bearing Bates Nos. RTF_0010668-0010669		
110	Email to [REDACTED] from admin@rarebreedtriggers.com, dated December 19, 2020 bearing Bates No. RTF 0010535		
111	Email to admin@rarebreedtriggers.com from [REDACTED], dated December 14, 2020, bearing Bates No. RTF 0006081		
112	Email to admin@rarebreedtriggers.com from [REDACTED], dated December 18, 2020, bearing Bates Nos. RTF_0006099-0006100		
113	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby deprived Defendants of the necessary opportunity to make informed, relevant objections. This exhibit should not be admitted on the basis of the prejudice this causes Defendants.	This number does not refer to an actual exhibit, and exists only as a placeholder.
114	ATF Classification Report No. 307369, dated December 7, 2017, bearing Bates Nos. USA_20417–20425	Under FRE 402, 403, 611, irrelevant and waste of time. Plaintiff's expert testified he did not rely on past classifications in his determination that the FRT-15	This exhibit is neither irrelevant nor a waste of time. Among other things, this exhibit tends to show consistency in ATF's classification decisions. The classifications also tend to undermine the opinions of Defendants' experts, their characterizations of the

Exhibit	Description	Defendants' Objections (if	The United States' Responses (if any)
		any)	responses (if any)
		constitutes a machinegun, and these classifications were nonpublic.	law, and their characterization of the ATF's view of products akin to the FRT-15.
115	ATF Classification Report No. 304847, dated October 27, 2016, bearing Bates Nos. USA_20426–20482	Under FRE 402, 403, 611, irrelevant and waste of time. Plaintiff's expert testified he did not rely on past classifications in his determination that the FRT-15 constitutes a machinegun, and these classifications were nonpublic.	This exhibit is neither irrelevant nor a waste of time. Among other things, this exhibit tends to show consistency in ATF's classification decisions. The classifications also tend to undermine the opinions of Defendants' experts, their characterizations of the law, and their characterization of the ATF's view of products akin to the FRT-15.
116	ATF Classification Report dated November 14, 1975, bearing Bates Nos. USA_20483-20494	Under FRE 402, 403, 611, irrelevant and waste of time. Plaintiff's expert testified he did not rely on past classifications in his determination that the FRT-15 constitutes a machinegun, and these classifications were nonpublic.	This exhibit is neither irrelevant nor a waste of time. Among other things, this exhibit tends to show consistency in ATF's classification decisions. The classifications also tend to undermine the opinions of Defendants' experts, their characterizations of the law, and their characterization of the ATF's view of products akin to the FRT-15.
117	Intentionally Omitted	Plaintiff failed to identify the exhibit and thereby	This number does not refer to an actual exhibit, and exists only as a placeholder.

Exhibit	Description	Defendants'	The United States'
	- 3333- F 3333	Objections (if	
		any)	1 ()/
		deprived	
		Defendants of	
		the necessary	
		opportunity to	
		make informed,	
		relevant	
		objections. This	
		exhibit should	
		not be admitted	
		on the basis of	
		the prejudice	
		this causes	
118	ATE Classification Depart No. 46717	Defendants. Under FRE	This exhibit is neither
110	ATF Classification Report No. 46717, dated April 26, 1994, bearing Bates Nos.	402, 403, 611,	irrelevant nor a waste of
	USA 20495–20499	irrelevant and	time. Among other
	OSA_20473-20477	waste of time.	things, this exhibit tends
		Plaintiff's	to show consistency in
		expert testified	ATF's classification
		he did not rely	decisions. The
		on past	classifications also tend
		classifications	to undermine the
		in his	opinions of Defendants'
		determination	experts, their
		that the FRT-15	characterizations of the
		constitutes a	law, and their
		machinegun,	characterization of the
		and these	ATF's view of products
		classifications	akin to the FRT-15.
110	ATE CL. 'C' .' D AND 254400	were nonpublic.	TT1: 1:1:4: 1:1
119	ATF Classification Report No. 254498,	Under FRE	This exhibit is neither
	dated September 16, 2004, bearing Bates Nos. USA 20500–20511	402, 403, 611, irrelevant and	irrelevant nor a waste of
	1105. USA_20300-20311	waste of time.	time. Among other things, this exhibit tends
		Plaintiff's	to show consistency in
		expert testified	ATF's classification
		he did not rely	decisions. The
		on past	classifications also tend
		classifications	to undermine the
		in his	opinions of Defendants'
		determination	experts, their
		that the FRT-15	characterizations of the
		constitutes a	law, and their

Exhibit	Description	Defendants'	The United States'
		Objections (if any)	Responses (if any)
		machinegun, and these classifications were nonpublic.	characterization of the ATF's view of products akin to the FRT-15.
120	ATF Classification Report No. 2006-1060, dated November 22, 2006, bearing Bates Nos. USA_20512-20526	Under FRE 402, 403, 611, irrelevant and waste of time. Plaintiff's expert testified he did not rely on past classifications in his determination that the FRT-15 constitutes a machinegun, and these classifications were nonpublic.	This exhibit is neither irrelevant nor a waste of time. Among other things, this exhibit tends to show consistency in ATF's classification decisions. The classifications also tend to undermine the opinions of Defendants' experts, their characterizations of the law, and their characterization of the ATF's view of products akin to the FRT-15.
121	Chase Bank records, Bates Nos. USA_14984-15760; USA_15762-19049	Under FRE 611, the voluminous nature of this exhibit wastes time.	This exhibit is necessary to prove the content of the summary in Exhibit 136.
122	Intentionally Omitted		
123	Fifth Third Bank records, bearing Bates Nos. USA_19050–20222	Under FRE 611, the voluminous nature of this exhibit wastes time.	This exhibit is necessary to prove the content of the summary in Exhibit 136.
124	Rare Breed Triggers LLC Balance Sheet as of December 31, 2022, bearing Bates Nos. RTF 0012791		
125	Rare Breed Triggers LLC Profit & Loss for January through December 2022, bearing Bates No. RTF 0012792		
126	Email to [REDACTED] from Dealer Sales, dated August 19, 2021, bearing Bates Nos. RTF_0007089-0007091		

Exhibit	Description	Defendants' Objections (if any)	The United States' Responses (if any)
127	Rare Breed Triggers, LLC v. Big Daddy		
	Enterprises, Inc., No. 21-CV-00149-RH-		
	GRJ (N.D. Fla.), ECF. No. 96-2, Ex. B.,		
	Agreement Governing the Protection and		
	Exchange of Information, Documents,		
	and Electronically Stored Information,		
100	Bates Nos. RTF_0002705-0002719		
128	Email from		
	admin@rarebreedtriggers.com to		
	[REDACTED], dated January 1, 2021,		
120	bearing Bates No. RTF_0010686		
129	Email from Laura Morgan to Lawrence DeMonico dated December 1, 2022,		
	bearing Bates No. RTF 0013581		
130	Email from [REDACTED] to		
130	customerservice@rarebreedtriggers.com		
	dated December 7, 2022, bearing Bates		
	Nos. RTF 0025959–0025961		
131	Email to [REDACTED] from		
	admin@rarebreedtriggers.com, dated		
	December 31, 2020, bearing Bates No.		
	RTF_0006235		
132	Email to [REDACTED] from		
	customerservice@rarebreedtriggers.com,		
	dated December 7, 2022, bearing Bates		
	No. RTF_0025962		
133	Email from		
	customerservice@rarebreedtriggers.com		
	to <@gmail.com>, dated November 22,		
	2022, bearing Bates Nos.		
124	USA 13241–44		
134	ATF Classification Report No. 307385, dated August 28, 2018, bearing Bates		
	Nos. USA 12726–12751		
135	Email to		
133	customerservice@rarebreedtriggers.com		
	from [REDACTED], dated March 24,		
	2022, bearing Bates No. RTF 24033		
136	Summary, Chart and Calculation To		
	Prove the Content of the Voluminous		
	Financial Records Provided by Chase		
	Bank and Fifth Third Bank, bearing		
	Bates Nos. USA_20530-20538		

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The United States reserves the right to rely on any exhibit(s) listed on Defendants' proposed exhibit list. The United States will supplement this exhibit list for good cause shown.

BREON PEACE United States Attorney

By: <u>/s/</u>

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